BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

December 22, 2005

IN RE:)	
A DRIVING A TRION, OF CROWN WINDOW, CORPOR A TROON FOR)	DO CHERT NO
APPLICATION OF SPRINT NEXTEL CORPORATION FOR)	DOCKET NO.
APPROVAL OF THE TRANSFER OF CONTROL OF)	05-00240
UNITED TELEPHONE-SOUTHEAST, INC.; SPRINT LONG)	
DISTANCE, INC.; AND SPRINT PAYPHONE SERVICES,)	
INC. FROM SPRINT NEXTEL CORPORATION TO LTD)	
HOLDING COMPANY)	

ORDER GRANTING PERMISSION TO APPEAR PRO HAC VICE

This matter came before the Hearing Officer upon the filing of the Affidavit of Daniel M. Waggoner for Permission to Practice Pro Hac Vice (the "Application") filed on December 12, 2005 by Daniel M. Waggoner of the law firm Davis Wright Tremaine LLC, appearing for Sprint Nextel Corporation.

Mr. Waggoner's *Application* states that he is licensed and in good standing in the State of Washington and the District of Columbia and that no disciplinary actions or investigations of his conduct are pending against him.¹ Mr. Waggoner agrees to subject himself to the jurisdiction of the Tennessee Regulatory Authority ("Authority") in any matter arising out of his conduct in such proceedings and agrees to be bound by the rules governing the conduct of attorneys appearing before the Authority.

This Application complies with Tenn. Comp. R. & Reg. 1220-1-2-.04(7). Accordingly, the Application by Daniel M. Waggoner for permission to practice before the Authority in the

See Rule 19, Rules of the Tennessee Supreme Court

proceedings in this matter is granted.

IT IS THEREFORE ORDERED THAT:

The Application filed by Daniel M. Waggoner, attorney for Sprint Nextel Corporation, 1s granted.

Jean A. Stone, Counsel

as Hearing Officer